

## UNITED STAY DEPARTMENT OF COMMERCE Patent and Tr. gark Office Address: ASSISTANT COMMISSIONER FOR PATENTS Box PCT Washington, D.C. 20231

U.S. APPLICATION NO.		FIRST NAMED APPLICANT	ATTY. DOCKET NO.
09/509,108	MAIER	J	10141/1316
		INTERN	NATIONAL APPLICATION NO.
KENYON & KENYON ONE BROADWAY NEW YORK NY 10004	5611	PC	T/DE98/02741
		I.A. FILING	DATE PRIORITY DATE
		09/16	/98 09/20/97
1		DATE MAILED:	05/02/00

5611	PCT/DE98/	/02741
KENYON & KENYON		
DNE BROADWAY NEW YORK NY 10004	I.A. FILING DATE	PRIORITY DATE
NEW YORK INT 10004	09/16/98	09/20/9
	DATE MAILED: 05/0	02/00
NOTIFICATION OF MISSING REQUIREMENTS UNDE		HE UNITE
STATES DESIGNATED/ELECTED OFF		
1. The following items have been submitted by the applicant or the IB to the	e United States Patent and 7	Trademark
Office as a Designated Office (37 CFR 1.494),		
an Elected Office (37 CFR 1.495): U.S. Basic National Fee.	•	
Copy of the international application in:		
non-English language.		
English.		
Translation of the international application into English.  Outh or Declaration of inventors(s) for DO/EO/US. Unexecute	₌d	
Copy of Article 19 amendments.		
Translation of Article 19 amendments into English.		
The International Preliminary Examination Report in English and its	Annexes, if any.	
Translation of Annexes to the International Preliminary Examination	Report into English.	
Preliminary amendment(s) filed 20 MAD 2000 and	··	
Information Disclosure Statement(s) filed 20 MAR 2000 and Assignment document.	•	
Power of Attorney and/or Change of Address.		
Substitute specification filed		
Statement Claiming Small Entity Status.		
Priority Document.  Copy of the International Search Report and copies of the reference	nces cited therein.	
Other:		
2. The following items MUST be furnished within the period set forth below	w in order to complete the r	equirements for
acceptance under 35 U.S.C. 371:		.5
a. Translation of the application into English. Note a processing fee later than the appropriate 20 or 30 months from the priority date.	will be required it submitte	a
The current translation is defective for the reasons indicated	on the attached Notice of I	Defective
· Translation.		
b. Processing fee for providing the translation of the application and/		e
appropriate 20 or 30 months from the priority date (37 CFR 1.492).  Oath or declaration of the inventors, in compliance with 37 CFR 1.492.		the application
by the International application number and international filing dat		an approauton
The current oath or declaration does not comply with 37 CI	FR 1.497(a) and (b) for the	reasons indicated
on the attached PCT/DO/EO/917.		a
<ol> <li>Surcharge for providing the oath or declaration later that the appropriority date (37 CFR 1.492(e)).</li> </ol>	opriate 20 or 30 months from	n the
3. Additional claim fees of \$ as a \[ \] large entity \[ \] small en	ntity, including any required	multiple
dependent claim fee, are required. Applicant must submit the additional claim		
which fees are due (37 CFR 1.492(g)). See attached PTO-875.		
ALL OF THE ITEMS SET FORTH IN 2(a)-2(d) AND 3 ABOVE MUST	AF SURMITTED WITH	N ONE
MONTH FROM THE DATE OF THIS NOTICE OR BY 21 OR 3		
DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILUR		
RESULT IN ABANDONMENT.		
The time period set above may be extended by filing a petition and fee for e	xtension of time under the p	rovisions of 37
CFR 1.136(a).	······································	
A months of the Artifold I to be the standard of		195. 3
<ol><li>Translation of the Annexes MUST be submitted no later that the time per cancelled. Note processing fee will be required if submitted later than 30 m</li></ol>		
5. The Article 19 amendments are cancelled since a translation was not pro-		
1.494(d)) or 30 (37 CFR 1.495(d)) months from the priority date.		
Applicant is reminded that any communication to the United States Datent an	d Trademark Office must be	a mailed to the
Applicant is reminded that any communication to the United States Patent an address given in the heading and include the U.S. application no. shown abo		. maneu IV IIIC
•		
A copy of this notice MUST be returned	ed with this res	ponse.
A copy of this notice MUST be return Enclosed: PCT/DO/EO/917 Notice of Defective Translation	/ Francine Young	•

A copy of this notice MUST b	e returned with this response.
Enclosed: PTCT/DO/EO/917 Notice of Defective	e Translation Francine Young
FORM PCT/DO/EO/905 (December 1997)	Paralegal Specialist (703) 305-3662



## UNITED STATES DEARTMENT OF COMMERCE

Patent and Tradema Mice Address: ASSISTANT COMMISSIONER FOR PATENTS Washington, D.C. 20231

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U.S. APP	LICATION NO.		FIRST NAMED APPLICANT	ATTY, DOCKET NO.
0.	9/509,108	MAIER	INT	I 10191/1316 ERNATIONAL APPLICATION NO.
	ČENYON & KENYON ONE BROADWAY		5611	PCT/DE98/02741
4	NEW YORK NY 1000	4	I.A. FIL	NG DATE PRIORITY DATE
1			DATE MAILED:	09/16/98 09/20/97 05/02/00
	NOTIFICATI	ON OF A DEFECT	IVE OATH OR DECL	ARATION
these re	equirements and avoid	n the United States of abandonment is set in	tion acceptable under 35 f America. The period in the accompanying Offi	within which to correct ice action.
mierna	oath or declaration, id tional filing date is req in that it:	entifying this applica uired. The oath or d	tion by the international eclaration does not com	application number and ply with 37 CFR 1.497(a)
2.     3.     4.     5.	does not identify the spe does not identify the inv does not identify the citi does not state the person	cification to which it is entor(s). zenship of each invento I making the oath or de nal and first inventor or		ed inventor or natter which is
1.49/(a	) WIND (p) MITHIN I	HE TIME PERIOD :	ATION IN COMPLIA SET WILL RESULT IN IMENT OF THE APPL	FAIT LIDE TO ENTED
Additio	nally, the oath or deci-	aration does not comp	ply with 37 CFR 1.63 in	that it:
1.	does not identify the cinventor.	city and state or city and	d foreign country of reside	ence or each
2. 🔲	does not state that the	person making the oat	n or declaration:	•
a. [	has reviewed and u claims, as amended declaration.	inderstands the contents in by any amendment sp	of the specification, inclu ecifically referred to in the	ding the coath or
b. [	acknowledges the of defined in 37 CFR	luty to disclose informa 1.56.	tion which is material to p	patentability as
3. 🔲	date before that of the	suant to 37 CFR 1.55, application on which re	atent or inventor's certific and any foreign application riority is claimed, by spec th, and year of its filing.	n having a filing
4. 🔲	does not state that the	person making the oatl	or declaration acknowled	ges the duty to

FORM PCT/DO/EO/917 (September 1996)

that disclosed in the prior application (37 CFR 1.63(d)).

does not state that the person making the oath or declaration acknowledges the duty to disclose information which is material to patentability as defined in 37 CFR 1.56 which became available between the filing date of the prior application and filing date of the continuation in part application which discloses and claims subject matter in addition to

> Francine Young National Stage Processing

Tetephone: (703) aralegal Specialist (703) 305-3662